Bill n° 46-12
modifying and completing the dahir of 28 Joumada II 1337 (March 31st 1919) constituting the naval commercial code.

Note of presentation.

As part of the support to the marine sector’s evolution in general, and the fishing sector’s evolution in particular, it appears necessary to continue the update of the clauses of the naval commercial code, legal framework of reference for naval activities.

With regard to this, it has been noticed that certain expressions used in the original text no longer correspond to the current national context and are not in harmony with the judicial package in currently effect.

Furthermore, the exemption of the obligation to have a crew register onboard boats for artisanal fishing doesn’t allow the suitable monitoring of the embarkation movement of the concerned sailors and, consequently, shackles the regular benefit of CNSS’ service.

Moreover, this bill aims to:

- Update the terminology used in the naval commercial code and the amounts for sanctions.
- Extend the obligation to have a crew register to small fishing boats.
- Revise the clauses related to nautical investigations in the case of a sea event.
- Make precise the justice selling procedures of the vessels in order to allow the competent administration, among others, a transparent management of the claims registered on the boats.

Such is the goal of the present bill.